

September 26, 2003

California Integrated Waste Management Board California Environmental Protection Agency 1001 I Street Sacramento CA 95814

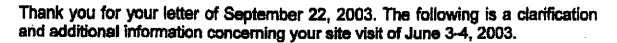
Attn: Nikki Mizwinski

Office of Local Assistance

Tabetha Willmon,

Central Section Supervisor Office of Local Assistance

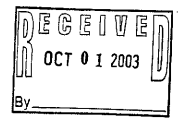
Dear Mmes. Mizwinski and Willmon;



Mountainside Disposal, Inc. is the responsible party under a Franchise Agreement with the City of Arvin to provide refuse collection, to assist the City with AB939 compliance and to hold the City harmless from AB939 noncompliance. It is the City's position that Mountainside has not fulfilled its contractual obligations with respect to AB939, as is more fully described below.

At the time of the June 3-4 site visit, Mountainside had advised the City that it would voluntarily terminate the Franchise Agreement, allowing the City to assume control over refuse collection, and to adopt a viable and feasible AB939 program. Unfortunately, since that time, Mountainside has changed direction requiring the City to serve formal Notice of Termination of the Franchise Agreement, unless Mountainside cures its default within 30 days, which time will expire on or about October 11, 2003. Therefore, pending resolution of the relationship with Mountainside, the City is unable at this time to independently formulate and propose a new plan for AB939 compliance.

In November of 2001, Mountainside submitted the current SB 1066 Time Extension Application to the California Integrated Waste Management Board, without the participation, input or approval of the City. Said Current-1066 is not viable or feasible, causing the City to be in a position of noncompliance with AB 939, as follows:



Nikki Mizwinski Tabetha Willmon, September 25, 2003 Page 2

Program 1 - Residential Curbside #2000

According to the Current-1066, the City must achieve a total 17% increase in the diversion rate by December 31, 2003. Program 1 of the Current-1066 is estimated to provide a 1% contribution toward that 17% total. After an inordinate amount of time spent in the pilot program, Mountainside advised the City that this 1% diversion would cost the City \$100,000 annually. At that rate, the 17% diversion would cost \$1,700,000, tripling the current charges to the City, its businesses and residents! This key element to the Current-1066 is not economically feasible, nor has Mountainside proposed any alternative program.

Program 2 - Commercial On-Site Pickup #2030

Mountainside grossly overstated the contribution to diversion for the commercial

program. In order to reach the projected 4% diversion as stated in Current- 1066, the City would have to generate roughly 480 tons of material annually. The pilot program shows an actual annual tonnage of only 150 as shown on Attachment 2; or only a 1.3% diversion, less than 1/3 of the estimated diversion this program would contribute to the City's compliance goal of 45% by December 31, 2003.

Туре	Pounds	Weeks	Tons	TPY
OCC	5517	2	2.76	71.72
Mixed	2920	2	1.46	37.90
News	400	2	0.20	5.20
Plastic	1210	2	0.61	15.73
Metal	1560	2	0.78	20.28
Totals				150.89

The commercial pilot was not publicized adequately. Also, the program failed to include 1-4 cubic yard bins. The automated 96 gallon containers that were used minimized the amount of materials collected from the commercial sector, specifically cardboard which is bulky and makes up 92% of the recyclable paper (reference Table 3-5 of the SRRE in Attachment 1)!





1 - 4 cubic yds

96 gal

Program 3 - Commercial On-Site Greenwaste Pick-up \$3020

This program is not feasible for diversion in the commercial sector. In the Current-1066, Mountainside estimated the diversion to be 4% upon full implementation of the program. The 4% diversion, which equates to 480 tons

Nikki Mizwinski Tabetha Willmon, September 25, 2003 Page 3

annually, is an apparently impossible goal in that the total available green-waste in the commercial sector is only 68 tons according to the City's SRRE (see Attachment 1).

Program 4 - Print #5010 Mountainside has failed to properly implement a bilingual program, and the evidence indicates that it was and is incapable of such a program. The "bilingual" pieces created by Mountainside were a dismal attempt to influence a diverse and culturally significant component of the residential sector; namely the Hispanic population. Some of the pieces could not be understood in Spanish even by Spanish language native speakers. It is clear from statements made by Mountainside in connection with this program that it lacks an appreciation of State Policy with regard to bilingual outreach, and may in fact violete equal opportunity and equal protection standards required by Federal laws and mandates. Mountainside has falled and proven to be incapable of assisting the City in implementing an effective recycling program in the predominantly Hispanic culture of Arvin.

Program 5 - Outreach #5020

The City concurs with the Board's review of this program. It is unfortunate, but Mountainside did not advertise this program as required, nor did they operate the program for more than two weeks (see attached document). As stated above, the City is currently unable to assume sole control of these programs until October 11, 2003, at the sariiest.

## Program 6 - Schools #5010

The City concurs with the Board's review of this program. It is not known at this time if Mountainside ever went to Arvin schools to educate them on recycling and source reduction with respect to the Blue Barrel program. Again, the City is unable to assume control of this program until October 11, 2003, at the earliest.

### Program 7 - Economic Incentives #8010

The City does not approve of this program. First, the City has no evidence that Mountainside has actually redirected curbside recycling revenue to support youth programs. Furthermore, the City believes that such redirection would be a misappropriation of funds from Arvin residents and businesses to activities unrelated to the cost of refuse collection or recycling, it is not helpful for Mountainside to state that such 50% misappropriation will be increased to 100%, especially without the approval of the City after adequate legal review. The City's position is that any "donation" of the citizen's money must be done with the full knowledge, consent and approval of the City Council subject to state law.

### Program 8 - Ordinances #6020

The Current-1066 submitted by Mountainside indicates that all construction and demolition materials must go to Crown Disposal for separation and processing per Ordinance #322, however, Ordinance #322 does not, in fact, have any such Nikki Mizwinski Tabetha Willmon, September 25, 2003 Page 4

requirement. In addition, a government entity is not allowed under state law to direct where solid waste must be handled. This program has been under the exclusive control of Mountainside, and any lack of implementation is the result of Mountainside's failure to carry out its own program.

#### Conclusion

It is the City's intention to honestly comply in good faith with AB 939 with feasible programs that make economic sense for the community it serves. However, as described above, the Current-1066 submitted by Mountainside is not viable or feasible due to inaccuracies, economic factors, logistical impediments, lack of implementation, inadequate and incapable education and outreach, lack of linguistic expertise and cultural sensitivity and other issues. Mountainside has, thus, placed the City in a position of noncompliance, and has further stated that it will not voluntarily step aside to allow the City to correct the situation and control its own recycling.

We will keep you fully informed over the next several days as matters proceed with Mountainside. In the meantime, please do not hesitate to contact me at any time with your comments, questions and suggestions.

Respectfully

Enrique Medina-Ochoa City Manager

Copy to

Honorable Mayor and City Council David A. St. John, City Attorney

Attachments:

- 1. 1990 Solid Waste Generation Summary
- 2. Commercial Recycling in Arvin, CA

Table 3-6

# 1990 Municipal Solid Waste Generation by Sector (summary)

		MSW Gr Residential	Commercial	(tons)	Total		neration Commercial	(% by w	eighti Total
	Paper					100.00.00	OBNING CO.	WINNE THE	1014
	Corrugated Containers	397	1,415	47	1,055	21.3%			
	Missel Paper	141	27	7,	1,000	21.3% 84.6%	74.1%	2.5%	100.01
•	Herrspaper	284	33	•	327	90.0%	10.17	0.0%	100.01
	High Crawle (Ladger	37	64	4	104	#2.2¢	61.13	3.4%	100.01
•	Other Paper Total Paper	492		26	884	74.1%	21.83	4.4%	100,01
		1,341		) ""	2,122	42.6%	54.5%	2.0%	700.01
	Plastics								•
	HOPE Containers PET Containers	63	12	G	78	64.2%	15,4%	0.4%	100.01
- 1	Flint Plantics	\$7			. 18	27.20	14,5%	9.0%	100,01
يبل	Palvatytoto Foam	139	47	10	100	70.8%	23.9 %	F.3%	100.01
. 70		134	17 180	3	64	94.7%	31.0 %	3.3%	100.01
المداس	Total Places	390	377	<u>H</u>	765	27.5% 27.7%	47.4%	30,1%	100.01
Potof Roper	Glass		•		/4	07.7%	36.3%	12.7%	100,01
0 -04	Refilable Bug Cettinara	0							-
(VAC)	CA Redomption Value	113	16	0	Ф 121	0.0%	400	200	W 0.0
4~1.	Other Recyclable Glass	60	12	<u> </u>	121	96,6% 96,1%	12.5 % 14.9 %	1.0%	100.01
* *	Other Nevirezyi Grand	19			115	16.5%	14.0% 76.7%	7.0% 7.8.8	100.07
	Total Class	188	118		227	61.1%	36.6%	2.4%	100.0%
	Metais					-			14-15
	Ahminum Care	\$4	3	•	57	96.1%	4.50		
	BI-Motal Containers	•	ŏ		. 5	0.0%	4.8% 0.0%	0.0% 20.0%	# 0.001 # 0.0
	Foress Metals	747	1,446	š.	1,601	14.8%	88.4%	# C.O	100.0%
	Hen-Ferreus Metals	18	104	· o	117	11.4%	88.6%	0.0%	100.0%
	White Gende	37		0	37	100.0%	0.0%	0.0%	100,0%
		346	1,641		1,002	14.2%	21.6%	6.2%	100.0%
}	Yard Waste			<u> </u>			.*		
	Yard Waste Total Yard Waste	1,667			1,727	98.0%	3.6%	0,1%	100,04
-		1,547		2	1,225	26,0%	3.3%	0.1%	140.0%
4	Other Organics	1							
- lab	Food Warte	446	117	7	670	76.2%	20.6 %	12%	100.03
Darke	Rubbur and Tires	02	544	0	400	18.3%	84,7 %	0.0%	# 0.00f
	Wood Watta Agraks of Crop Residues	250 0	<b>067</b>	110	1,024	25.2%	64.1%	10.7%	100,0%
reen	Manus		0	0	0	0.0%	0.D%	0.07	# Q.Q
_	Textiles & Leather	930	23	0	0	0.0%	# O.0	0.0%	0.0%
N. 646	Other Miec Digenice	4	24	0	383 89	90.2% 72.0%	25.0	0.1%	100.0%
istal reen juste	Total Other Organies	7,185	1.178	117	2,084	47.2%	28.0% 48.0%	4.8%	100.0%
	inorganics			•••	. 40	47.27	40,000	4.07	, 700.07
	inen Selde	146							<del></del>
	Held Hagardone Waste	17	620	597	1,260	10,7%	44.1%	49.2%	100.0%
	Acces		ŏ	6	24 0	#6,3% #0.0	33,7%	2.0%	100,0%
	Disposable Dispore	161	20	8	201	# t.00	0.0% 9.7%	205 205	#0.0 #0.0 <b>9</b> 1
	Other Inorganies		24		66	72.8%	27,5%	40,0	100.0%
	Total Inarportes	484	677	847	1,669	34.3%	40.6%	38.3%	180.0%
	Special Wastes							:	
	Ash	Ó	0	•	0	40.0	20.0	Ø.0%	0.0%
	Bewege Studge	b	•	0	ò	0.0%	0.0%	0.0%	# O.0
	frafastrial Shaden	0	•	•	•	Ø.0%	40.0	40.0	0.0%
	Ashastan	•	0	•	•	20.0	# 0,0	9.0%	0.0%
	Auto Miraddar Wassa Auso Bados	•	9	•	0	20.0	# O.D	# Q.9	# 0.0
	Other Special Wester	•	0	0	•	0.0%	2.0%	0.0%	0,0%
	Total Special Wester		- 0	<u>_</u>	<del></del>	9.0%	0.0%	0.0% 0.0%	0.0%
						W. 07 TO			
		<del>"</del>					V. V.		

# Commercial Recycling in Arvin, CA

Mountainside Disposal, Inc. conducted a pilot program of Commercial Recycling in Arvin, CA. This study took place over a two-week period during the month of March 2001. The following indicates the volume of recyclable commodities that were extracted from the waste stream and the revenue generated by the sale of these commodities.

Commodity		Weight (lbs.)		Revenue From Sale of Product
- Cardboard		5517		\$ 96.15
Mixed Paper		2920	,	\$ 14.60
Plastic 2, 3		1000		\$ 40.00
Plastic 1	•	210		\$129.07
Metal		1500		\$ 15.00
Aluminum		60		\$ 66.00
Wood & Green Waste		769		\$0.00
Newspaper		400		\$ 7.00
	Total	12376	Total	\$367.82

The loads of material from the commercial waste stream varied from 2 to 5 tons per day. 5 employees were required to operate the program: 1 tractor operator, and 4 recycling belt operators. The crew processed the material at a rate of 2 to 4 tons per hour. A clean up and transfer of recyclable materials into larger containers required 1.5 hours per day. Average labor required to process these small loads was 12.5 man-hours per day.

ORDINANCE 322
AN ORDINANCE OF THE CITY OF ARVIN AMENDING
SECTION \$.08.180 OF THE ARVIN MUNICIPAL
CODE REGARDING DISPOSITION OF CONSTRUCTION
AND DEMOLITION WASTE IN THE CITY OF ARVIN

THE CITY COUNCIL OF THE CITY OF ARVIN, CALIFORNIA DOES ORDAIN AS

The City of Arvin hereby amends section 8.03.180 of the Arvin Municipal code as follows:

"S.OS. ISO RECULATION OF DISPOSITION OF CONSTRUCTION WASTE"

All construction and demolition wastes within the City will be disposed of at a facility designed to process these types of waste, as long as such facility exists within twenty five (25) miles of the City limits. The gate fee at these facilities will not exceed gate fees in effect at County landfills at time of disposition. These types of waste will no longer be taken in County owned/operated landfills.

City Building Department will issue permits for all construction and demolition projects and will require panof of completion of disposition of these types of wastes.

This Ordinance shall become effective as provided by law.

PASSED, APPROVED, AND ADOPTED THIS FIFTH DAY OF MARCH, 2002 by the following vote:

AYES:

olivares, perez, acevedo, brennan, villanueva

NOES:

ABSENT:

ABSTAIN:

ATTEST:

Juan Olivares, Meyor

Gola Manasco, City Clerk

I, Goia Manesco, City Clerk of the City of Arvin, California, do HERREY CERTIFY that the foregoing is a tree and accurate copy of Ordinance 322, introduced at a regular meeting of the Arvin City Council on the date and vote indicated herein.

Gola Manasco, City Clerk